

40 via Villafranca,  
90141 Palermo, Italy.  
24 January 2011.

- A. Chamber of the Honorable Robert E. Gerber, United States Bankruptcy Court, One Bowling Green, Room 621, New York, New York 10004-1408.
- B. Weil, Gotshal & Manges LLP, attorneys for the Debtors, 767 Fifth Avenue, New York, New York 10153 (Attn: Joseph H. Smolinsky, Esq.); and
- C. Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Lauren Mackoud, Esq.).

INDIVIDUAL EUROBOND DEUTSCHE DEBIT CLAIMS.

MR. LIBORIO DI SALVO.

CLAIM INFORMATION: Date 11/30/2009. Claim N°.63622. Debitor: Motors Liquidation Company. Amount: Unsecured \$150,000.00.

BASIS FOR OBJECTION: Debtors' Plan already provides for claimants to receive a distribution on account of all accrued and unpaid interest, and the Objection is subject to confirmation of the Plan.

DEAR SIRs,

(i) To United States Bankrupt Court for the Southern District of New York.

Name of Debtors: Motors Liquidation Company (f/k/a General Motors Corporation).

CASE N°09-50026 (REG). CLAIM N°63622. DATE: 11/30/2009.

(ii) NAME OF CREDITOR: LIBORIO DI SALVO. ADDRESS: 40, via Villafranca, 90141 Palermo, Italy. I have this General Motors Co. Bonds into my safekeeping account into Kredietbank SA, 43, Boulevard Royal, 2955 Luxembourg, LU. I have sended the Proof of Claim, with Note dettaille des delais, at 25 January 2010, with first-class Mail N°RA250012435IT, to The Garden City Group Inc. Attn. Motor Liquidation Company, P.O. Box N°9386, Dublin, Ohio 43017-4286 U.S.A..

(iii) The claim should not be dissallowed and expunged for the reasons set forth in the Objection. THERE ARE NOT MONEY AT ALL IN THE PLAN OF LONDON BANK AND LUXEMBOURG BANK!!! I fax to the Deutsche Bank AG in London and to Banque Générale du Luxembourg SA, to day BGL-BPN Paribas SA in Luxembourg. Copy enclosed with received OK. Consequently the PLAN do not can be confirmed for March 3, 2011, as the Debtors wrote in the Objection. I AM OPPOSING THE OBJECTION, THERE ARE NOT MONEY IN THE BANKS FOR PAYING BONDHOLDERS AS DEBITORS WROTE WITH THE OBJECTION FOR MY CLAIM!!!

(iv) For documentation and evidence of the claim which will rely in opposing the Objection, I am enclosing to you the copy of fax to the London and Luxembourg Banks.

Yours faithfully

*Liborio Di Salvo*  
Mr Liborio Di Salvo.

Enclosed N°2 copy of the FAX sended to London and Luxembourg Banks.

Copy #1

Rapporto conferma messaggi

12-GEN-2011 12:17 MER

Numero fax :  
Nome :

Nome/Numero : 0035242422579  
Pag. : 1  
Ora iniz. : 12-GEN-2011 12:17 MER  
Tempo trascorso : 00' 20"  
Modalita' : STD ECM  
Risultati : [O.K.]

Dated January 7, 2011.

To the Manager,  
Banque Générale du Luxembourg,  
to day: BGL BNP Paribas,  
50, Av. John F. Kennedy,  
L - 2951 Luxembourg.

Subject: Motors Liquidation Company (MLC). Request payment  
Bondholders. Plan of \$ 3,772,694,419.

Dear Sir,

I am Mr Liborio Di Salvo, Italian's Barister,  
General Motors Corporation's individual Eurobondholder with ISIN  
XS0171942757.

The United States Bankruptcy Court, Southern Dis-  
trict of New York, Chapter 11, Case No. 09-50016 (MLC) wrote  
to me on December 23, 2010 that:

"The Debtors believe that your claim arises sole-  
ly from the notes or bonds issued under that certain Fiscal  
and Paying Agency Agreement, dated as of July 3, 2009, among  
MLC, Deutsche Bank AG London, and Banque Générale du Luxembourg  
S.A. (the "Fiscal and Paying Agency Agreement" and the claims  
arising from the notes or bonds issued thereunder, the Eurobond  
"Deutsche Debt Claims").  
The Plan provides that an amount will be allowed for the bene-  
fit of all holders of Eurobond Deutsche Debt Claims (each hol-  
der, as "Individual Eurobondholder"), regardless of whether  
such Individual Eurobondholder filed a proof of claim against  
the Debtors in these chapter 11 cases, in the amount of \$  
3,772,694,419, which is equal to the outstanding principal  
plus accrued and unpaid interest as of, and based on the cur-  
rently conversation rate on June 1, 2009 (the Commencement Da-  
te"). The Plan further provides that such amount will overri-  
de and supersede any individual claims filed by record holders  
on beneficial owners of the affected debt securities. A date  
to consider confirmation of the Plan is currently scheduled  
for March 3, 2011. The Debtors anticipate that, after the  
Plan has been confirmed in these cases, all individual Euro-  
bondholders will directly receive their distributions from  
Euroclear Bank or another clearing agency after surrendering  
their securities to Deutsche Bank, in its capacity as the fi-  
scal and paying agent. This method of distribution will redu-  
ce administrative burdens in these cases and assure that the  
proper claimants receive their distribution."

I request at your earliest convenience:

- i. This Plan of \$ 3,772,694,419 is confirmed by  
your Bank for payment of Eurobond Deutsche Debt Claims, ISIN  
XS0171942757?
- ii. What your Bank request for pay to me, my MLC's  
Bonds in default with the interest?

I am waiting for your reply. Thank you for your help.

Yours faithfully

Mr Liborio Di Salvo, 40 via Villa-  
franca, 90141 Palermo, Italy. disulvo.liborio@netmail.com  
FAX +39 091331046.

Copy #2

RAPPORTO VERIFICA TRASMISSIONE

ORA : 11/01/2011 15:23  
NOME : EUROPA PHONE CENTER  
FAX : 091331046  
TEL : 091331046  
SER.# : L9N566302

DATA,ORA  
FAX N./NOME  
DURATA  
PAGINE  
RISULT  
MOD0

11/01 15:22  
4033014100442075454455  
00:00:32  
01  
OK  
STANDARD  
ECM

Dated January 7, 2011.

To the Manager  
Deutsche Bank AG, London,  
Winchester House,  
1, Great Winchester St.  
City of London,  
EC2N 4DB, United Kingdom.

Subject: Motors Liquidation Company (MLC). Request payment  
Bondholders. Plan of \$ 3,772,694,419.

Dear Sir,

I am Mr Liborio Di Salvo, Italian's Barister,  
General Motors Corporation's individual Euroholder with ISIN  
XS0171942757.

The United States Bankruptcy Court, Southern District of New York, Chapter 11, Case No. 09-50026 (REG) wrote to me on December 23, 2010 that:

"The Debtors believe that your claim arises solely from the notes or bonds issued under that certain Fiscal and Paying Agency Agreement, dated as of July 3, 2003, among MLC, Deutsche Bank AG London, and Banque Générale du Luxembourg S.A. (the "Fiscal and Paying Agency Agreement" and the claims arising from the notes or bonds issued thereunder, the Eurobond "Deutsche Debt Claims").

"The Plan provides that an amount will be allowed for the benefit of all holders of Eurobond Deutsche Debt Claims (each holder, as "Individual Eurobondholder"), regardless of whether such Individual Eurobondholder filed a proof of claim against the Debtors in these chapter 11 cases, in the amount of \$ 3,772,694,419, which is equal to the outstanding principal plus accrued and unpaid interest as of, and based on the currency conversation rate on June 1, 2009 (the Commencement Date). The Plan further provides that such amount will override and supersede any individual claims filed by record holders or beneficial owners of the affected debt securities. A date to consider confirmation of the Plan is currently scheduled